

IN THE UNITED STATES DISTRICT COURT FOR
THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

FILED IN CLERK'S OFFICE
U.S.D.C. Atlanta

APR 13 2021

Melvin Robertson
Plaintiff
pro se

JAMES N. HATTEN, Clerk
By: *[Signature]* Deputy Clerk

v.

Defendants

)
)
)
)
) CIVIL ACTION NO
)
)
)
) JURY TRIAL Demand

1:21-CV-1468

Complaint

Rev. Raphael G. warnock

Sonny Perdue Individual Capacity , official Capacity

Thurbert Baker Individual Capacity , official Capacity

Shirley Franklin, Individual Capacity , official Capacity

Kasim Reed Individual Capacity , official Capacity

Keisha Lance Bottoms Individual Capacity , official Capacity

Erika Shields Individual Capacity , official Capacity

Shelly clerk doe Individual Capacity , official Capacity

Jane Done Individual Capacity , official Capacity

Theodore Jackson Individual Capacity , official Capacity

William Pate Individual Capacity , official Capacity

Paul Guerrucci Individual Capacity , official Capacity

Charles A. Pannell Jr. Individual Capacity , official Capacity

Wayne doe INDIVIDAL Individual Capacity , official Capacity

Keith E. Gammage Individual Capacity , official Capacity

Robb Pitts Individual Capacity , official Capacity

Felicia Moore Individual Capacity , official Capacity

*Steven C. Jones INDIVIDAL capacity
OFFICIAL capacity*

JURISDICTION AND VENUE This is an action for injunctive relief and damages pursuant to 42 U.S.C. §1983, BIVENS ACTION right to redress first amends U.S.C. §1983 FOURTH, AMENDMENT And equal protection seizures propertys under FOURTEENTH AMENDMENT liberty and property federal tort Claims Act claim act negligence, 42 U.S.C. § 1983 federal tort Claims Act are authorized by 28 U.S.C. Section 1346 U.S.C. § 1983 breach of duty, 42 U.S.C. 1985(3) section 1986 42 U.S.C. 1986 constitution, negligence 42 U.S.C. § 1983 emotional distress (3) breach of duty, 42 U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION

U.S.C. §1985(3), breach of duty, 42 U.S.C. § 1985,
42U.S.C.1986 action for neglect to prevent The Court has
Supplemental jurisdiction over plaintiff's state law
claime under 28 U.S.C. Section 1367 Georgia code Title 51
O.C. G. A.51-1-6-1 breach of duty O.C.G.A.§ 51-1-6, 42
U.S.C. § 1983 unconstitutional acts EMOTIONAL DISTRESS
GA. TORL LAW Workcompensation ACT O.C.G.A 39-91 HELD
LIBLE UNDER

FASTUAL ALLEGATIONS

1 The plaintiff former boss Clayton County Communiton
Devel dept. director James Eddie Williams. who the
plaintiff had a Federal lawsuit United State District
Northern District Court Ga.and the United State District
Northern District Court Ga. to the judge CHARLES A.

PANNELL JR. this was in the Court of Appeals reopen the
plaintiff lawsuit in United State District Northern
District Court Ga around about 2-11-2006

2 First case round about on around about 2-24-2006 the
plaintiff appellate briefs to United States Court of
Appeals for the Eleventh Circuit.

3 And the deputy clerk Shelly who was there that day was
a fill in and deputy clerk Shelly sitting with a man
along by side her inside her desk deputy clerk Shelly
were the clerk that day for United States Court of
Appeals for the Eleventh Circuit. it was 9:45 am. that
the had two appellate briefs that day. filed them United
States Court of Appeals for the Eleventh Circuit.

4 The plaintiff thought it was unusual thata a Clayton
County Ga. builder who setting with the deputy
clerk of court Shelly in side the clerk desk at the
United States Court of Appeals for the Eleventh Circuit
and deputy clerk of court Shelly told the plaintiff to
give his appellate briefs to the builder and deputy clerk
of court Shelly the Clayton County Ga. builder to stamps
all four the appellate briefs was given to the builder
from Clayton County Ga. and the plaintiff went home.

5 The plaintiff receieved copys of the United States
Court of Appeals for the Eleventh Circuit.

23 U.S. three judge panel ruling looked at it and had to
see Clayton County Communion devel dept. director James
Eddie Williams name that the plaintiff said his boss that
the former director of the Clayton County Ga communion
devel dept.

6 The plaintiff filed his appellate briefs IN The U.S.

Court of Appeals for the Eleventh Circuit in Atlanta, GA.

Clerk Office with the Clerk of Court.

7 someone change the plaintiff appellate briefs case number United States Court of Appeals for the Eleventh Circuit. Three panel Justice look at it and said the case number the plaintiff appellate briefs was wrong.

8 6-13-2006 around about the plaintiff Appellate decsion

in the court of APPEALE for Eleventh Circuit the

plaintiff versus C.C.BRAY AND James Eddie williams was

the appellee The plaintiff right was violated under the

U.S.constitution first amentment right to redress was

9 violated by deputy clerk of court Shelly Doe failuer

to notify the plaintiff that appellate briefs had the

wrong case number the plaintiff appellate was injury by

10 of deputy clerk Shelly Doe court errors. act or

omission occurring in connection with duties performed on

the United State 'behalf and The plaintiff

not allow to fix the errors on the plaintiff appellate

briefs violated The plaintiff constitution right under

the first and the AMENDMENT first court case was denials.

11 A there is issue no 1 with The plaintiff appellate

briefs to the Clayton County Ga. home builder and the

deputy clerk Shelly told the plaintiff to do with his

four appellate briefs no 2 It is the job of the clerk of court United States Court of Appeals to examine the appellate briefs and to it is correct to look and make should that the case number is correct and all appellate 12 briefs before it will go any follow. no 3 it is the case Management team job is make sure everything is in order failure to catch deputy clerk Shelly Doe court errors. act or omission occurring in connection with duties performed on the United State behalf

13 The plaintiff right was violated under the U.s.constitution first amentment right to redress was violated by deputy clerk of court Shelly Doe failure to notify the plaintiff that appellate briefs had the wrong case number. the plaintiff appellate was injury by of deputy clerk Shelly Doe court errors. and The plaintiff not allow to fix the errors on the appellate briefs violated The plaintiff constitution right under the first AMENDMENT

14 BIVENS ACTION and U.S.C. § 1983 fourth AMENDMENT and Equal protection under Fourteenth Amendment breach of duty, 42 U.S.C. 1985(3) section 1986 42 U.S.C. 1986 constitution, negligence 42 U.S.C. §1983 emotional distress (3) breach of duty, 42 U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION and the by at

15 United States Court of Appeals for the Eleventh Circuit.Jane Doe case management team fail to catch the errors on the plaintiff by her action was injury not notice of the errors and not to fix the errors on the appellate briefs violated The plaintiff constitution

16 right under the first AMENDMENT BIVENS ACTION and U.S.C. § 1983 fourth AMENDMENT and Equal protection under Fourteenth Amendment breach of duty, 42 U.S.C. 1985(3) section 1986 42 U.S.C. 1986 constitution, negligence 42 U.S.C. §1983 emotional distress (3) breach of duty, 42 U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION

17 United State District Northern District Court Ga. to the judge CHARLES A. PANNELL JR. ORDER THE JUDGE MADE FUN OR THE PLAINTIFF HAD THE WRONG CASE ON the plaintiff COMPLAINT. and sent a letter making funny of the plaintiff act occurring in connection with duties performed on the United State 'behalf under the BIVENS ACTION because U.S. District judge CHARLES A.

18 PANNELL JR. AND The the plaintiff as a whistleblower violated the whistleblower ACT The U.S. District judge CHARLES A.PANNELL JR. because that CHARLES A. PANNELL JR. and the United States Court of Appeals for the Eleventh Circuit.

19 Shelly clerk used their government to help the plaintiff
former Boss The Clayton County board of commissioner
Clayton County Ga. and the board of commissioner
former chairman C.C.BRAY Clayton County Ga.

20 The plaintiff violated first amends 42 U.S.C. 1983
FOURTH and Equal protection sizures propertys under
Fourteenth amendment liberty and property federal tort
claim act negltgence, 42 U.S.C.S 1983

21 Every person who under color of any statue, ordinance
regulation, custom or usage of state or territory or the
District of Columbia subjects ,or cause to be subjected
any citizen of the uniter states or other person within
the jurisdiction there of to the deprivation of any right
privileges or immunities secured by the constitution and
laws shall be liable to the party injured in an action at
law suit in equity or other proper proceeding for redree
BIVENS action was violated.

22 On around about 08/21/2007 After the plaintiff
daughter Melanie Robertson and her boyfriend
removed the plaintiff first and had all the
The plaintiff appellate briefs from the home at 959
Queen Elizabeth way Morrow Ga. and took all the

plaintiff briefs were inside the to at the C.C. Bray justice center the Clayton County Ga police dept. with out the plaintiff consent.

23 because on about 09-09-2004 under to 07-28-2019 The former Clayton County board of commissioner Clayton County Ga. and the board of commissioner former chairman C.C.BRAY Clayton County Ga. used the

help of Clayton County Ga. police dept. Malpractice in office relating to county commissioners, as used in the Code, § 89-9907, means a wrongful or unjust doing of an act which the doer has no right to do, or failure to do what the law makes it his duty to do, with evil intent or motive or due to culpable neglect. The statute making malpractice in office a penal offense must be construed in connection with the laws defining the official's duties together with the Code, §§ 26-201, 27-404, 27-2509, and 89-9908.in and the State of

24 Georgia used city of Atlanta, Ga. city of Elberton Ga. Dekald County police dept. COBB County police dept. and many other City and Municipality,

to retaliate against a whistleblower The plaintiff right was violated. put in a timeline the plaintiff appellate briefs was inside The C.C.BRAY justice center 25 and all folks saw them had to see someone change the plaintiff appellate briefs case number

United States Court of Appeals for the Eleventh Circuit

26 Three panel Justice look at it and said the case number on the plaintiff appellate briefs was wrong.if they every saw them they would say that the fact Former 27 Clayton County Ga. police chief TURNER saw the and was there knew that some was wrong with

pictures of the plaintiff someone change the plaintiff appellate briefs case number and three panel justice and said the case number on the plaintiff appellate briefs was wrong.

28 Chief Turner decided to call the former of Georgia Governor Nathan Deal and ask him to sent the Georgia Bureau of investigation. To investigation the C.C.Bray Justice Center and the Georgia Bureau of investigation. a crime has been committed against the plaintiff and former Clayton County Ga. police chief TURNER knew that already. because the evidence spoke out to him.

29 the fact here that he heard a rumor Warnock say for five millon dollar and jobs yes I going to help

put you in jail. began to read and found out that the plaintiff appellate briefs had the wrong case number on them former Clayton County Ga. police chief TURNER know the law.

30 Because if the plaintiff give his appellate briefs to the United States Court of Appeals for the Eleventh Circuit Clerk of court and him or her did check the appellate briefs had the wrong case number on it deputy clerk Shelly Doe court errors. act occurring in connection with duties performed on the

31 United State 'behalf The plaintiff right was violated under the U.S.constitution first amentment right to redress was violated by deputy clerk of court Shelly Doe failure to notified the plaintiff that appellate briefs had the wrong case number the plaintiff appellate was injury by of deputy clerk Shelly Doe court errors. and The plaintiff not allow to fix the errors on the deputy clerk Shelly Doe court errors. act or omission occurring in connection with duties performed on the United State 'behalf the plaintiff appellate briefs violated The plaintiff U.S. Constitution right under the first AMENDMENT a right to redress.

32 And the Georgia Bureau of investigation. a

crime has been committed against the plaintiff the former boss Clayton County board of commissioner Clayton County Ga. and the board of commissioner former chairman C.C.BRAY Clayton County Ga. Wade Star, The Clayton County Ga. police dept. and former chief Robinson,

Jr.assistant director, violated the plaintiff U.S. 33 The plaintiff right under the U.S.

Constitution was violated 42 U.S.C. 1983 retaliate TO claim act negligence, 42 U.S.C. § 1983 TO claim act negligence, 42 U.S.C. § 1983 U.S.C. § 1983 fourth AMENDMENT and Equal protection under Fourteenth Amendment breach of duty, 42 U.S.C. 1985(3) section 1986 42 U.S.C. 1986 constitution, negligence 42 U.S.C. §1983 emotional distress (3) breach of duty, 42 U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION and under the l, the plaintiff right has been violated under

34 The GENERAL ASSMBLY porclaims this universal Declaration of human right
ARTICLE 5. no one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment., Article 7 All are equal before the law and are entitled without any discrimination to equal protection of the

law.all are entitled to equal protection declaration and against any incitement to such discrimination 47¶1 Rev. Warnock said to the Appellant for five million dollar and jobs gone to help them put in jail. and for my government helping him and the Appellant discrimination to equal protection is wrong. Article 9 no one shall be subjected to arbitrary arrest, detention or exile. Article12 (1) no one shall be subjected to arbitrary interference with his privacy, family home or correspondence, nor to attacks upon his honour and reputation everyone has the right to the protection of the law against such interference or attacks in the city of ATLANTA, GA. since 06/16/2004 to 06/10/2004

35 On around about 12/28/2005 a child died in house fire that morning in Clayton County Ga. and the plaintiff went to newly elected solicitor general swearing in ceremony the plaintiff learn that two charge brought against him the plaintiff by the out going Clayton County Ga. solicitor general. the plaintiff were told by Lee Scott and newly elected sheriff Vic Hill had two charge brought these brought against false charge and the new Clayton County Ga. newly elected solicitor general drop the charge. because there no base for the charge Because she Black and a Female her ruling.

apply to The former Clayton County board of

commissioner Clayton County Ga. and the board of commissioner former chairman C.C.BRAY Clayton County Georgia.

36 on around about 06/11/2004 The city of Atlanta, Ga.former Mayor Shirley Franklin, former Kasim Reed, Mayor Keisha Lance Bottoms used her subordinate city of Atlanta, GA. police dept. Malpractice in office of culpable neglect. pattern abuse against the plaintiff put in timeline inflicted twenty four day and night. the plaintiff was injury on 09/02/2020 to stop the plaintiff law sueing and this created by the city of Atlant, Ga. police dept. major office has Diagnosed with Major

Depression Disorder

September 30,2020 Exit 1, Diagnosed, St. Joseph Mercy care MENTAL HEALTH PROBLEM SCORE 33, GATEWAY center refuse to tell the plaintiff MENTAL HEALTH,the treatedment the plaintiff force live on the street of Atlanta, Ga inhumane this a catastrophe effected the city of Atlanta,Ga. police and city of employee and the citizen this to effecting these act in 9¶1,10¶1 12¶1, 13¶1, 15¶1, 17¶1, 18¶1, 19¶1, 21¶1, 22¶1,2 , 23¶1,2, 24¶1, 25¶1,26¶1,27¶1, 28¶1-2,29¶1,2. 30¶1, 31¶1, 32¶1, 34,1 1, the plaintiff right has been violated under

37 The GENERAL ASSMBLY porclaims this universal

Declaration of human right 47¶1

38 And the Georgia General Assembly pass a law that all Builder must have a state Georgia building license and had to have three year of training.

these folks band together and would follow the plaintiff because blame the plaintiff.

39 now the plaintiff moved to Athens Ga. and went to Ebenezer West Baptist church 205 N. Chase 40 St. Athens GA. around about 04/23/2006 and the

plaintiff went there for two week every thing going along good unto the plaintiff join the church 41 and told the church the plaintiff was a license Ordained minister and a whistleblower and the plaintiff met Deacon judge Steven C. Jones he was superior court judge. for Athens CLARK County Ga. and was a member of the church board Deacon.

42 Thing began to change the plaintiff went to Sunday school and began help led the church Sunday

43 morning devotion A member of the church went under the church looked at the church foundation and

44 Inspected the foundation of the church foundation there were problems with foundation and they were

in bad shape we need to build a new church pastor Hope said to build a new church it cost two million dollar to built another church these start a campaign to build a new church the pastor and church members start helping to put the plaintiff in jail. all time the plaintiff were force to live out side in a tent, been homeless without help as the church kept there. Started soliciting Churches in their sociation to help them put the plaintiff in jail.

45 The Pastor Dr Hope. went to a church in Atlanta, Ga. call Antioch BPT. North, Atlanta, Ga. one Sunday morning Dr. Hope had ame from that church and had met with someone at that church and the pastor he said promise two million dollar to built another church, This was church with well Educated member and violate the church covenant with one another. And the last time I was there I was very humiliated that Sunday morning I began crying and crying, because that wasn't the church folks follow out ungod doing found these verses in 9¶1, 10¶1 12¶1, 13¶1, 15¶1, 17¶1, 18¶1, 19¶1, 21¶1, 22¶1, 2, 23¶1, 2, 24¶1, 25¶1, 26¶1, 27¶1,

28¶1-2,29¶1.2. 30¶1, 31¶1, 32¶1, 34,1

the plaintiff right to worship God with free out
government interference.the Ebenezer West Baptist
church violated. The plaintiff right to worship God
experience WAS the deprive the plaintiff of
his first Amendment 42 U.S.C. 1983
retaliate TO claim act negligence, 42 U.S.C.§ 1983 TO
claim act negligence, 42 U.S.C.§ 1983 U.S.C.§ 1983
fourth AMENDMENT and Equal protection under Fourteenth
Amendment breach of duty, 42 U.S.C.§ 1985(3) section 1986
42 U.S.C.1986 constitution, negligence 42 U.S.C.§ 1983
emotional distress (3) breach of duty, 42 U.S.C.§ 1983
(3) conspiracy U.S.C.A.C VIOLATETION

These were created to inflict evil broken down the
plaintiff fact that Deacon judge Steven C. Jones had
knowledge that the plaintiff was a whistleblower
and knew that action was wrong.

46 Because their first attempt to put the plaintiff in
jail. failed by The former Clayton County board of
commissioner Clayton County Ga. and the board of
commissioner former chairman C.C.BRAY Clayton
County Georgia.

47 The Church is a place of safety, and Deacon judge Steven C. Jones should know that as a judge Steven C. Jones he was superior court judge he had to retaliate against a whistleblower is wrong, should know for to pay two million dollar to put him in jail that evil was behind this found in verses in 9¶1, 10¶112¶1, 13¶1, 15¶1, 17¶1, 18¶1, 19¶1, 21¶1, 22¶1,2 , 23¶1,2. 24¶1, 25¶1,26¶1,1,27¶1,28¶1-2,29¶1,2. 30¶1, 31¶1, 32¶1, 34,1

48 The plaintiff first amendment right under the U.S.Constitution was violated right to free to worship with out government interference the plaintiff deprive his first Amendment 42 U.S.C. 1983 retaliate TO claim act negligence, 42 U.S.C. § 1983 TO claim act negligence, 42 U.S.C. § 1983 U.S.C. § 1983 fourth AMENDMENT and Equal protection under Fourteenth Amendment breach of duty, 42 U.S.C. 1985(3) section 1986 42 U.S.C. 1986 constitution, negligence 42 U.S.C. §1983 emotional distress (3) breach of duty, 42 U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION

49 Abround about 3-29-2008 the senior pastor of Ebenezer Baptist church Raphael G.Warnnock said for five million

dollar and jobs yes i'm go to help put you in jail. Raphael G.Warnnock took charge it and the State of Georgia, and the City of Atlanta, Ga and the City of Elberton, Ga. and churches in Atlanta, Ga and all cross the state of Georgia to give help.had complete their side deal, just kept coming with schemes involve Grady Hospital, St. Joseph Mercy Care made promise to immigrant who witness the plaintiff eat would be give their United State citizenship.

50 The plaintiff was injury because pastor Raphael G.Warnnock promise folks monetary gift the plaintiff went to work at Trojan Labor service Chamblee, Ga. of the promise this and the city of Atlanta Ga. help him to do it I go to work and these had employee to work with and would be reward that young man was told this he would get a monetary gift if be a witness, this young man intentionally droped his side of the load. of load building material at lunch that man said he hate the police and snitch I went to work employees would be angry at the plaintiff all because blame me because did get their reward threated in side the Trojan Labor service Chamblee, Ga. while the manager wayne Doe did say any thing day after day this when this Abround about 3-29-2008 the senior pastor of Ebenezer Baptist church Raphael G.Warnnock said for five million dollar and jobs yes

i'm go to help put you in jail. this effected the plaintiff this affected judge Steven C. Jones. Warnnock created imminent danger for the plaintiff violated the RICO ACT these **verses** in 9¶1, 10¶112¶1, 13¶1, 15¶1, 17¶1, 18¶1, 19¶1, 21¶1, 22¶1,2 , 23¶1,2, 24¶1, 25¶1 ,26¶1 ,27¶1 28¶1-2 ,29¶1.2. 30¶1, 31¶1, 32¶1, 34,1 plaintiff violated first amendment right under the U.S.Constitution was violated right to free to worship with out government interference the plaintiff deprive his first Amendment 42 U.S.C. 1983 retaliate TO claim act negligence, 42 U.S.C. § 1983 TO claim act negligence, 42 U.S.C. § 1983 U.S.C. § 1983 fourth AMENDMENT and Equal protection under Fourteenth Amendment breach of duty, 42 U.S.C. 1985(3) section 1986 42 U.S.C. 1986 constitution, negligence 42 U.S.C. §1983 emotional distress (3) breach of duty, 42 U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION

51 Because the Ebenezer Baptist church failuer to stop senior pastor Raphael G.Warnnock all the even happen this man like promise in all these **verses** 27in 9¶1, 10¶112¶1, 13¶1, 15¶1, 17¶1, 18¶1, 19¶1, 21¶1, 22¶1,2 , 23¶1,2. 24¶1, 25¶1,26¶1,27¶1,28¶1-2,29¶1.2. 30¶1, 31¶1, 32¶1, 34,1 and the with along deal that was made and benefit from it created danger for the plaintiff violated The

plaintiff first amendment right under the U.S.Constitution was violated right to free to worship with out government interference the plaintiff deprive his first Amendment 42 U.S.C. 1983 retaliate TO claim act negligence, 42 U.S.C. § 1983 TO claim act negligence, 42 U.S.C. § 1983 U.S.C. § 1983 fourth AMENDMENT and Equal protection under Fourteenth Amendment breach of duty, 42 U.S.C. 1985(3) section 1986 42 U.S.C. 1986 constitution, negligence 42 U.S.C. §1983 emotional distress (3) breach of duty, 42 U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION

52 Trojan Labor service Chamblee, Ga. of the promise this and the city of Atlanta Ga. help him to do it I go to work and these had employee to work with and would be reward that young man was told this he would get a monetary gift if be a witness, this young man intentionally droped his side of the load. of load building material at lunch that man said he hate the police and snitch I went to work employees would be angry at the plaintiff all because blame me because did get their reward threatened in side the Trojan Labor service Chamblee, Ga. while the manager wayne Doe did say any thing day after day created danger Envitonment because solicited by senior pastor Raphael G.Warnnock and City of Atlanta, Ga. the was injury and deprive of his pay under Georgia law

42 U.S.C. § 1983 TO claim act negligence, 42 U.S.C. § 1983
U.S.C. § 1983 fourth AMENDMENT and Equal protection under
Fourteenth Amendment breach of duty, 42 U.S.C. 1985(3)
section 1986 42 U.S.C. 1986 constitution, negligence 42
U.S.C. § 1983 emotional distress (3) breach of duty, 42
U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION

53 SONNY perdue and know about this and benefit from this
and used his subordinate to help the clayton county Ga.
government the plaintiff sent email telling about the broken
of his home by James Eddie Williams why had a U.S.District
court Northern District lawsuit.this Gov.SONNY perdue had
know about at the time Sonny Perdue has his Attorney
purchase the land at midnight and the state of Georgia was
one the used the state money get Attorney for Robert Keller
verses in 9¶1, 10¶1, 11¶1, 12¶1, 13¶1, 15¶1, 17¶1, 18¶1, 19¶1, 21¶1, 22¶1, 2, 23¶1, 2, 24¶1, 25
¶1, 26¶1, 27¶1, 28¶1, 2, 29¶1, 2, 30¶1, 31¶1, 32¶1, 34, 1 PERDUE and Thurbert Baker
conspirator were a part these event because Sonny Perdue has his
Attorney purchase land from the state of Georgia with any
other citizen conflict of interest and the man job to file
charge against him was solicitor of state of Georgia
Thurbert Baker Sonny Perdue was reward because Thurbert
Baker job were to prosecutor and that happen because for this
Sonny Perdue and Thurbert Baker used the Centennial Olympic

park state employee, and Cities and counties and Municipality vehicle going through Centennial Olympic park GA. state A put plaintiff timeline to give thier support to put the plaintiff in jail. after 61 ¶I to retaliate against a whistleblower The plaintiff right was violated Sonny Perdue and Thurbert Baker help conceal the crime by the plaintiff former boss Clayton County board of commissioner Clayton County Ga. and the board of commissionerformer chairman C.C.BRAY Clayton County Ga. becaues Sonny Perdue and Thurbert Baker was part conspiracy and were conspirator, violate the plaintiff right to worship redree his government

The plaintiff constitution right under the first AMENDMENT 32 BIVENS ACTION and U.S.C. § 1983 fourth AMENDMENT and Equal protection under Fourteenth Amendment breach of duty, 42 U.S.C. 1985(3) section 1986 42 U.S.C. 1986 constitution, negligence 42 U.S.C. §1983 emotional distress (3) breach of duty, 42 U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION and the by at United States Court of Appeals for the Eleventh Circuit.Jane Doe case management team failure to catch the errors on the plaintiff by her action was injury not

notice of the errors and not to fix the errors on the appellate briefs violated The plaintiff constitution right under the first AMENDMENT BIVENS ACTION and U.S.C. § 1983 fourth AMENDMENT and Equal protection under Fourteenth Amendment breach of duty, 42 U.S.C. 1985(3) section 1986 42 U.S.C. 1986 constitution, negligence 42 U.S.C. §1983 emotional distress (3) breach of duty, 42 U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION

54 Robb pitts, GEOFF DUNCAN,Theodore Jackson,Paul L. Howard Jr., Keith E.Gammage,Brian Kemp,The plaintiff was injury and these the fact had knowledge of the plaintiff put in a time line Rev. Raphael G. warnock action to treated the plaintiff unconstitutional allow this to happen and the event in all these verses 9¶1, 10¶112¶1, 13¶1, 15¶1, 17¶1, 18¶1, 19¶1, 21¶1, 22¶1,2 , 23¶1,2, 24¶1, 25¶1,26¶1,27¶1,28¶1-2,29¶1,2. 30¶1, 31¶1, 32¶1, 34,1 ALL the DEFENDANTS violated the plaintiff U.S.C. 1983 BREACH OF DUTY 42 U.S.C.1985(3) Section 1986 42 U.S.C.1986 and the Georgia Code Title 51O.C.G.51-1-6-1 breach of duty O.C.G.A.§ 51-1-6 Georgia constitution fourth Amendment and equal protection under fourteenth amendment

PRAYERS FOR RELIEF

JURISDICTION AND VENUE This is an action for injunctive relief and damages pursuant to 42 U.S.C. §1983, BIVENS ACTION right to redress first amends U.S.C. §1983 FOURTH, AMENDMENT And equal protection seizures propertys under FOURTEENTH AMENDMENT liberty and property federal tort Claims Act claim act negligence, 42 U.S.C. § 1983 federal tort Claims Act are authorized by 28 U.S.C. Section 1346 U.S.C. § 1983 breach of duty, 42 U.S.C. 1985(3) section 1986 42 U.S.C. 1986 constitution, negligence 42 U.S.C. § 1983 emotional distress (3) breach of duty, 42 U.S.C. § 1983 (3) conspiracy U.S.C.A.C VIOLATETION U.S.C. §1985(3), breach of duty, 42 U.S.C. § 1985, 42U.S.C.1986 action for neglect to prevent The Court has Supplemental jurisdiction over plaintiff's state law claime under 28 U.S.C. Section 1367 Georgia code Title 51 O.C. G. A.51-1-6-1 breach of duty O.C.G.A.§ 51-1-6, 42 U.S.C. § 1983 unconstitutional acts EMOTIONAL DISTRESS GA. TORL LAW Workcompensation ACT O.C.G.A 39-91 HELD LIBLE UNDER

EMOTIONAL DISTRESS GA. TORL LAW

unspecified DAMAGEBY A JURY TRAIL AND

COMENSATOTY DAMAGE AND

PUNITIVE DAMAGE and under TORL LAW

*Buck Pay Form Clayton County Ga. Government
Employee Paid Holiday pay*

Melvin Robertson

1328 Peachtree Street N.E.

Atlanta, Ga. 30309

email address www.kajman567@live.com,

phone number 770-765-0855 770-849-6610

Melvin Robertson